IGINAL

v.

IN THE UNITED STATES DISTRICT COURT U.S. DISTRICT COURT FOR THE NORTHERN DISTRICT OF ITEXAS DALLAS DIVISION

STEPHEN E. JONES, LINDA D. LYDIA, and CAROLINE FRANCO, as Texas registered voters.

Plaintiffs,

CIVIL ACTION NO.

GEORGE W. BUSH, RICHARD B. CHENEY, ERNIE ANGELO, GAYLE WEST, BETTY R. HINES, JAMES B. RANDALL, HELEN **QUIRAM, HENRY W. TEICH, Jr.,** WILLIAM EARL JUETT, HALLY B. CLEMENTS, HOWARD PEBLEY, Jr., ADAIR MARGO, TOM F. WARD, Jr., CAMRMEN P. CASTILLO, CHUCK JONES, MICHAEL PADDIE, JAMES DAVIDSON WALKER, JOSEPH I. ONIELL III, BETSY LAKE, ROBERT J. PEDEN, JIM HAMLIN, MARY E. COWART, SUE DANIEL, JAMES R. BATSELL,LOYCE McCARTER, MICHAEL DUGAS, NEAL J. KATZ, MARY CEVERHA, CLYDE MOODY SIEBMAN, RANDALL TYE THOMAS, CRUZ G. HERNANDEZ, JOHN ABNEY CULBERSON, STAN STANART, and KEN CLARK,

Defendants.

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FILED

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RICT COURT

3:00-CV-2543-D

PLAINTIFFS' OBJECTIONS TO EVIDENCE SUBMITTED BY DEFENDANTS BUSH AND CHENEY

Plaintiffs respectfully object to the Declaration of Allie Beth Allman and to the Declaration of William A. Kramer, submitted in the Appendix filed with the Response and Brief of Defendants

PLAINTIFFS= MOTION TO FILE SECOND AMENDED COMPLAINT AND MEMORANDUM IN SUPPORT THEREOF - Page 1

Governor George W. Bush and Richard B. Cheney in Opposition to Plaintiffs' Preliminary Injunction Application.

- 1.00 Both the Declaration of Allie Beth Allman and the Declaration of William A. Kramer refer to a purported sale of the Highland Park residence of Defendant Cheney. None of the sale documents are attached to either Declaration.
- 2.00 Despite the fact that Defendant Cheney's Highland Park residence was not under contract as of November 27, 2000 (*See Affidavit of Ann Hubener*, p.23 of Plaintiffs' Appendix), Defendants have now submitted declarations stating that, as of November 30, 2000, a sale has been completed, although none of the sale documents are attached.
- 3.00 Plaintiffs object to paragraph 2 of the Declaration of Allie Beth Allman and to paragraphs 2 and 3 of the Declaration of William A. Kramer on the grounds that all such paragraphs contain inadmissible hearsay.
- 4.00 Plaintiffs object to paragraph 2 of the Declaration of Allie Beth Allman and to paragraphs 2 and 3 of the Declaration of William A. Kramer on the grounds that all such paragraphs violate the Best Evidence Rule since none of the documents to which reference is made are attached.

Plaintiffs thus respectfully request that this Court sustain Plaintiffs' Objections paragraph 2 of the Declaration of Allie Beth Allman and to paragraphs 2 and 3 of the Declaration of William A. Kramer and strike these portions from the record.

JONES & ASSOCIATES, P.C.

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Dated: December 1, 2000

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ATTORNEYS FOR PLAINTIFFS

Certificate of Conference

This is to certify that I conferred with counsel for all Defendants regarding the foregoing Motion. Counsel for Defendant Bush indicated that they are unable to agree or disagree to the Motion because they have not seen it, but subject to that, they oppose it. Counsel for Defendant Cheney and Counsel for the Texas Electors presently represented by the Texas Attorney General=s Office indicated that they oppose it.

James A. Jones

CERTIFICATE OF SERVICE

This is to certify that on the 1st day of December, 2000, a true and correct copy of the above and foregoing *Motion* was served by facsimile and U.S. Mail on the following counsel for Defendants:

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